to a State for a fiscal year shall be an amount equal to 15 percent of the amounts paid to the State for the fiscal year pursuant to section 423 of the Social Security Act.

(4) USE OF GRANTS.-Each State which receives funds under this section may use such funds to improve the provision of child welfare, foster care, and adoption assistance services in any manner that the State deems appropriate.
(f) EVALUATION

OF DEMONSTRATION PROJECTS.

(1) SELECTION OF EVALUATING ENTITY.—The Secretary shall-

- (A) publish in the Commerce Daily a request for applications from entities that are capable of, and interested in performing the functions described in paragraph (2) of this subsection: and
- (B) in time for such an entity to meaningfully participate in the development of contracts under subsection (e)(1), enter into a contract with 1 or more entities to perform such functions.
- (2) FUNCTIONS OF EVALUATING ENTITY.—The functions of the entity or entities selected by the Secretary pursuant to paragraph (1) are-
- (A) to assist the Secretary and the States in devising a detailed plan for the evaluation of demonstration projects conducted under this section:
- (B) to prepare in accordance with paragraph (3), and submit to the Secretary, with respect to each such project-
- (i) interim reports that evaluate the costs and benefits of the project; and

(ii) a final report that-

- (I) describes in detail, and documents, the ways in which the project has changed the provision of preventive services, child welfare, foster care, reunification services, or adoption assistance services in the State; and
- (II) evaluates the costs and benefits of the
- (3) EVALUATION REQUIREMENTS.—In evaluating a demonstration project conducted by a State under this section, the entity or entities selected by the Secretary to perform the evaluation shall-
- (A) collect such information as may be necessary to analyze the impact of the project on-

(i) foster care placement rates;

- (ii) child development and behavior (including academic performance, intellectual development, and health); and
  - (iii) family relationships;
- (B) collect such other information on outcomes as the Secretary or the State deems appropriate; and
- (C) use currently acceptable scientific methods
- (4) DUTY OF STATES TO PROVIDE INFORMA-TION.—Each State which conducts a demonstration project under this section shall provide the entity or entities selected by the Secretary to evaluate the project with such information with respect to the project and the State programs carried out pursuant to parts B and E of title IV of the Social Security Act as the entity or entities may request under the contract described in subsection (e)(1) entered into by the Secretary, the entity, and the State.
- (5) COSTS OF EVALUATIONS.—The Secretary shall pay the costs incurred during each fiscal year by any State in assisting the evaluation of the demonstration project conducted by the State under this section, that are not attributable to the collection or reporting of data under the data collection system contained in final regulations promulgated pursuant to section 479 of the Social Security Act.

(g) COST NEUTRALITY.—The Secretary may not approve an application of a State for a demonstration project under this section unless the Secretary and the State have agreed on a method to limit Federal reimbursement for maintenance payments for foster care and adoption assistance under part E of title IV of the Social Security Act and Federal financial participation under the State plan under title XIX of such Act for families affected by the project in each fiscal year of the project to aggregate amounts no greater than the aggregate amounts that would have been paid by the Federal Government in the year for such reimbursement and participation in the absence of the project.

#### SEC. 303. ANALYSIS OF STATE DATA ON FOSTER CARE DYNAMICS.

(a) STUDIES.—The Secretary of Health and Human Services shall conduct studies to analyze State data on the administration of foster care and adoption programs, that are designed to focus on describing caseload dynamics, changes in rates at which infants and adolescents are placed, and changes in rates at which children are placed in the care of relatives. The Secretary may use such portion of the amounts appropriated to carry out this subsection as the Secretary deems appropriate to induce States to cooperate in the conduct of such studies.

(b) LIMITATIONS ON AUTHORIZATION OF AP-PROPRIATIONS.—For studies under subsection (a), there are authorized to be appropriated to the Secretary of Health and Human Services not to exceed \$4,000,000 for each of fiscal years 1993, 1994, 1995, 1996, and 1997.

After debate.

By unanimous consent, the previous question was ordered on the motion to recommit with instructions.

The question being put, viva voce,

Will the House recommit said bill with instructions?

The SPEAKER pro tempore, Mr. MURTHA, announced that the navs

Mr. ARCHER objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas ...... 191 When there appeared Nays .....

¶98.9[Roll No. 371] YEAS-191

Allard Dannemeyer Hancock Allen Davis Hansen Andrews (NJ) DeLav Harris Archer Dooley Hastert Doolittle Hayes (LA) Armey Dornan (CA) Baker Hefley Ballenger Dreier Henry Barrett Duncan Herger Barton Edwards (OK) Hobson Bateman Emerson Holloway Bereuter English Hopkins Bilirakis Horton Erdreich Bliley Boehlert Ewing Fawell Houghton Hubbard Fields Boehner Hunter Broomfield Fish Hutto Franks (CT) Bunning Hyde Burton Gallegly Inhofe Byron Gallo Ireland Callahan Gekas James Johnson (CT) Camp Geren Campbell (CA) Gilchrest Johnson (TX) Carper Gillmor Kaptur Chandler Gilman Kasich Clinger Coble Gingrich Klug Kolbe Goodling Coleman (MO) Goss Kvl Gradison Combest Lagomarsino Condit Grandy Lancaster Coughlin Leach Green

Lightfoot Livingston Lloyd Lowery (CA) Machtley Marlene Martin McCandless McCollum McCrery McDade McGrath McMillan (NC) Michel Miller (OH) Miller (WA) Molinari Montgomery Moorhead Morella Morrison Nichols Nussle Orton Oxlev Packard Pallone Parker Patterson

Abercrombie

Andrews (ME)

Andrews (TX)

Alexander

Anderson

Annunzio

Applegate

Aspin Atkins

AuCoin

Bacchus

Bennett

Bentley

Berman

Bevill

Bilbray

Bonior

Borski

Boxer

Boucher

Brewster

Brooks

Browder

Brown

Bryant

Cardin

Chapman

Carr

Clav

Bustamante

Campbell (CO)

Coleman (TX)

Collins (IL)

Collins (MI)

Conyers

Cooper

Costello

Cox (IL)

Coyne

Darden

DeFazio

DeLauro

Dellums

Derrick

Dingell

Donnelly

Downey

Durbin

Dwyer Dymally

Early

Engel

Espy

Evans

Fazio

Fascell

Eckart

Edwards (CA)

Edwards (TX)

McNulty

Mfume Miller (CA)

Dorgan (ND)

Dixon

Dicks

de la Garza

Blackwell

Beilenson

Paxon Peterson (FL) Petri Pickett Porter Pursell Quillen Ramstad Ravenel Regula Ridge Riggs Rinaldo Ritter Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Roth Rowland Santorum Sarpalius Saxton Schaefer Schiff Sensenbrenner Shaw Shuster Skeen

Skelton Smith (NJ) Smith (OR) Smith (TX) Snowe Solomon Spence Stearns Stenholm Stump Sundquist Tauzin Taylor (MS) Taylor (NC) Thomas (CA) Thomas (WY) Valentine Vander Jagt Vucanovich Walker Walsh Weber Weldon Wolf Wylie Young (AK) Young (FL) Zeliff Zimmer

Mineta

Mink

NAYS-230

Feighan Foglietta Ford (MI) Frank (MA) Frost Gaydos Gejdenson Gephardt Gibbons Glickman Gonzalez Gordon Guarini Hall (OH) Hamilton Hayes (IL) Hefner Hertel Hoagland Hochbrueckner Horn Hoyer Huckaby Hughes Jacobs Jefferson Jenkins Johnson (SD) Johnston Jones (GA) Jones (NC) Jontz Kanjorski Kennedy Kennelly Kildee Kleczka Kolter Kopetski Kostmaver LaFalce Lantos LaRocco Laughlin Lehman (CA) Lehman (FL) Levin (MI) Levine (CA) Lewis (GA) Lipinski Long Lowey (NY) Manton Markey Martinez Matsui Mayroules Mazzoli McCloskey McCurdy McDermott McHugh McMillen (MD)

Moakley Mollohan Moody Moran Mrazek Murphy Murtha Nagle Natcher Neal (MA) Neal (NC) Nowak Oakar Oberstar Obey Olin Olver Ortiz Owens (NY) Owens (UT) Panetta Pastor Payne (NJ) Payne (VA) Pease Pelosi Penny Perkins Peterson (MN) Pickle Poshard Price Rahall Rangel Richardson Roe Rose

Rostenkowski

Roukema

Roybal

Sanders

Savage

Sawyer Scheuer

Schroeder

Schumer

Serrano

Shays Sikorski

Sisisky

Skaggs

Slattery

Slaughter Smith (FL)

Smith (IA)

Solarz

Spratt

Stark

Staggers

Stallings

Sharp

Sangmeister

Russo

Sabo

Hammerschmidt

Lent

Lewis (CA)

Lewis (FL)

Gunderson

Hall (TX)

Cramer

Cunningham

Crane

Stokes	Torricelli	Wheat
Studds	Traficant	Whitten
Swett	Unsoeld	Williams
Swift	Vento	Wilson
Synar	Visclosky	Wise
Tallon	Volkmer	Wolpe
Tanner	Washington	Wyden
Thomas (GA)	Waters	Yates
Thornton	Waxman	Yatron
Torres	Weiss	

## NOT VOTING-13

Anthony	Ford (TN)	Schulze
Barnarď	Hatcher	Towns
Clement	Luken	Traxler
Cox (CA)	McEwen	
Dickinson	Ray	

So the motion to recommit with instructions was not agreed to.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. MURTHA, announced that the yeas had

Mr. ROSTENKOWSKI demanded that the vote be taken by the yeas and nays, which demand was supported by onefifth of the Members present, so the yeas and nays were ordered.

The vote was taken by electronic de-

It was decided in the Yeas ...... 256 affirmative ...... Nays ..... 163

### 98.10[Roll No. 372]

YEAS-256 Abercrombie Donnelly Dorgan (ND) Kolter Kopetski Kostmayer Ackerman Downey Alexander Anderson Durbin LaFalce Andrews (ME) Dwver Lancaster Andrews (TX) Dymally Lantos Annunzio Early LaRocco Laughlin Applegate Eckart Edwards (CA) Lehman (CA) Atkins Edwards (TX) Lehman (FL) AuCoin Engel Bacchus Erdreich Levin (MI) Levine (CA) Lewis (GA) Beilenson Espy Bennett Evans Lipinski Bentley Fascell Bereuter Fazio Lloyd Berman Feighan Lowey (NY) Bevill Bilbray Manton Flake Markey Bilirakis Foglietta Martinez Blackwell Frank (MA) Matsui Mavroules Bonior Frost Borski Gejdenson Mazzoli Boucher Gephardt McCloskey Gibbons McCurdy Boxer Brewster Gilman McDade Brooks Glickman McDermott Browder McHugh Gonzalez McMillen (MD) Brown Green Bruce Guarini McNulty Hall (OH) Mfume Brvant Miller (CA) Bustamante Hall (TX) Byron Hamilton Mineta Campbell (CO) Harris Mink Moakley Cardin Hayes (IL) Carper Hayes (LA) Mollohan Hefner Carr Moody Chapman Hertel Moran Hoagland Clay Morella Coleman (TX) Hobson Morrison Collins (IL) Hochbrueckner Mrazek Collins (MI) Horn Murphy Condit Horton Murtha Conyers Hoyer Hubbard Nagle Natcher Cooper Costello Hughes Neal (MA) Jacobs Jefferson Cox (IL) Neal (NC) Coyne Nowak Cramer Jenkins 0akar Johnson (SD) Johnston Darden Oberstar Obey de la Garza Jones (GA) DeFazio Olin DeLauro Dellums Jones (NC) Olver Jontz Ortiz Kennedy Owens (NY) Derrick Dicks Kennelly Owens (UT)

Kildee

Kleczka

Panetta

Dingell

Pastor Payne (NJ) Payne (VA) Pease Pelosi Penny Perkins Peterson (FL) Peterson (MN) Pickle Poshard Price Rahall Rangel Reed Regula Richardson Rinaldo Roe Rogers Ros-Lehtinen Rose Rostenkowski Roukema Rowland Roybal Russo

Sabo

Sanders Swift Sangmeister Synar Sarpalius Tallon Savage Tanner Sawyer Tauzin Scheuer Thomas (GA) Schroeder Torres Torricelli Schumer Serrano Traficant Sharp Unsoeld Shays Upton Vento Visclosky Sikorski Sisisky Skaggs Volkmer Skelton Washington Slattery Waters Slaughter Waxman Smith (FL) Weiss Smith (IA) Wheat Whitten Solarz Spratt Williams Wilson Staggers Wise Stallings Stark Wolpe Stenholm Wyden Stokes Yates Studds Swett

# NAYS-163

Allard Gunderson Pallone Allen Hammerschmidt Patterson Andrews (NJ) Hancock Paxon Archer Hansen Petri Hastert Pickett Armey Baker Hefley Porter Ballenger Henry Pursell Barrett Herger Quillen Barton Holloway Ramstad Bateman Hopkins Ravenel Houghton Bliley Ray Rhodes Boehlert Huckaby Hunter Ridge Boehner Broomfield Hutto Riggs Hyde Inhofe Ritter Roberts Bunning Burton Callahan Ireland Rohrabacher Camp Campbell (CA) James Johnson (CT) Roth Santorum Chandler Johnson (TX) Saxton Clinger Coble Kanjorski Schaefer Kaptur Schiff Coleman (MO) Sensenbrenner Kasich Combest Coughlin Klug Kolbe Shaw Shuster Skeen Cox (CA) Kyl Smith (NJ)  $\bar{\text{Lagomarsino}}$ Crane Smith (OR) Cunningham Lent Dannemeyer Lewis (CA) Smith (TX) Lewis (FL) Davis Snowe DeLay Lightfoot Solomon Dooley Livingston Spence Doolittle Long Lowery (CA) Stearns Dornan (CA) Stump Dreier Machtley Sundquist Taylor (MS) Duncan Marlenee Edwards (OK) Taylor (NC) Martin Thomas (CA) Thomas (WY) Emerson McCandless English McCollum Ewing McCrery Valentine Fawell McGrath Vander Jagt McMillan (NC) Fields Vucanovich Franks (CT) Meyers Walker Gallegly Michel Walsh Gallo Miller (OH) Weber Gaydos Miller (WA) Weldon Gekas Molinari Wolf Geren Montgomery Wylie Gilchrest Moorhead Yatron Young (AK) Gillmor Myers Nichols Gingrich Young (FL) Goodling Nussle Zeliff Goss Orton Zimmer

## NOT VOTING-15

Anthony Ford (TN) Roemer Barnard Gordon Schulze Clement Hatcher Thornton Luken Towns Dickinson Ford (MI) McEwen Traxler

Oxley

Packard

So the bill was passed.

Gradison

Grandy

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered. That the Clerk request the concurrence of the Senate therein.

### ¶98.11 COMMITTEE TO SIT

On motion of Mr. CONYERS, by unanimous consent, the Committee on Government Operations was granted permission to sit during the 5-minute rule today.

## ¶98.12 JEFFERSON NATIONAL EXPANSION MEMORIAL

On motion of Mr. VENTO, by unanimous consent, the bill (H.R. 2926) to amend the Act of May 17, 1954, relating to the Jefferson National Expansion Memorial to authorize increased funding for the East Saint Louis portion of the Memorial, and for other purposes; together with the following amendment of the Senate thereto, was taken from the Speaker's table:

Page 3, strike out lines 1 to 18 and insert: (b)(1) For the purposes of the East St. Louis portion of the memorial, there are authorized to be appropriated \$2,000,000 for land acquisition and, subject to the provisions of paragraphs (2) and (3), such sums as may be necessary for development: Provided, That such authorization shall not include any sums for the acquisition, removal, or relocation of the grain elevator and business located within the East St. Louis unit of the Memorial. Such development shall be consistent with the level of development described in phase one of the draft Develop-ment and Management Plan and Environmental Assessment, East St. Louis Addition to Jefferson National Expansion Memorial-Illinois/Missouri, dated August 1987.

(2) Federal funds expended under paragraph (1) for development may not exceed 75 percent of the actual cost of such development. The remaining share of such costs shall be provided from non-Federal funds, services, or materials, or a combination thereof, fairly valued as determined by the Secretary. Any non-Federal expenditures for the acquisition, removal, or relocation of the grain elevator and business shall be included as part of the non-Federal cost share: Provided, That credit shall not be given for any such expenditures which exceed the cost of acquisition, removal, or relocation of the grain elevator and business located within the East St. Louis unit of the Memorial if such action had been accomplished by the Federal Government as determined by the Secretary under existing law: Provided further, That only those non-Federal funds expended at least sixty days after the transmission of the report referred to in paragraph (3) for the removal of such grain elevator shall be credited towards the non-Federal cost share. For the purpose of this paragraph, the Secretary may accept and utilize for such purposes any non-Federal funds, services, and materials so contributed.

(3) With one year after the date of enactment of this paragraph, the Secretary, in direct consultation with the city of East St. Louis, Gateway Arch Park Expansion, and the Southwestern Illinois Development Authority, shall develop and transmit to the Committee on Energy and Natural Resources of the United States Senate and the Committee on Interior and Insular Affairs of the United States House of Representatives a study of alternatives to, and costs associated with, the removal of the grain elevator located within the East St. Louis unit of the Memorial. The study shall contain, but need not be limited to, at least one alternative which would incorporate and retain the existing grain elevator into the draft development and management plan and environmental assessment referred to in paragraph (1).".